FILED
INITED STATES DISTRICT COURT
ALBUQUERQUE, NEW MEXICO

AUG 0 1 2016

MATTHEW J. DYKMAN CLERK MATTHEW J. DYKMAN
CLERK
HERBERT CLERK HEAD
V.
DIRECT EXPRESS COMPANY

CASE LUMBER # 16 CV 885 JHWPL

WRIT of HABEAS CORPUS;

THE SCIAL SECURITY DEPARTMENT DID AND HAD THEN A WOCATED TO

THE PRIVATE ACCOUNT OF MATHEMAN, A SOCIAL SECURITY MUSTICATED ONE

HOUSEND FUN HUMBED AND FORTY SEVEN DULINDS, (S. 4, 447, 2%) OR HIERE

ABOUT. THIS SAID MONEY WAS IN HIS PRIVATE ACCOUNT AND WAS

PLACE THERE ON OR ABOUT THE 35D OF EVERY MONTH, WHEN THIS MONEY

WAS PLACE IN TO THE PRIVATE ACCOUNT OF MR. HEND, HE HAD REQUESTED

WITH A REPLACEMENT DEBIT CAND BE SENT TO HIM AT A NEW MORRESS. SO,

SO THAT HE COULD THEN USE THAT SAID MONEY OF:

FOUR THOU SAND, FOUR HUNDRED AND FORTY SEVEN POULIAS

AND TWENTY SEVEN CENTS TO RETAIN AN ATTORNEY

AT LAW, OR HE COULD THEN POST BAIL AND THEN

PRESENT A COMPETENT DEFENSE WITH THE

REQUESTED REPLACEMENT DEBIT CAND THAT WAS

THEN SENT TO THE DEFENDANTS THE DIRECT EXPONESS

Company. At wich time they Dio with Hold

All of the SAID makey From MR. HEAD THEY,

THE DIRECT EXPRESS CAMPANY DID THEN E-LECALY

WITH ME ANY HEARING, OR COURT ORDER DEPRIVE"

MR. HEAD OF THE MONEY THAT WAS IN HIS DERSONAL

ACCOUNT WITH THAT SAID BUNKING CAMPANY FROM AS:

THE DIRECT EXPRESS COMPANY. I HAVE SENT TO THAT

SAID COMPANY ON A WRITEN REQUEST, THAT THEY WOULD

THEN SEND TO ME A COPY OF ALL OF THE TRANSACTIONS.

THAT HAVE TAKE PLACE WITH MY DERSONAL AND

PRIVATE ACCOUNT WITH THERE BANKING COMPANY, HOWEVER

THEY WILL NOT COMPLY WITH ANY OF MY WRITEN REQUEST,

OR ANY OF MY VERBAL REQUEST WER A PHONE.

AS this court CAN SEE, that the true DEFINITION OF the term: Conspirators to PLAN AGREEMENT AMONG two or more conspirators to PLAN SECRETLY to DO AN E-LEGAL Action on there part or A PLAN to Do, or then COMIT AN CALANTUL Action By more then one person, or A COMPANY OR ANY GROUP of PEOPLE.

HHAT SAID MONEY THAT WAS THEN IN THE PRIVATE

ACCOUNT OF MR. HEAD. CAN NOT BE TAKEN FROM HIM THEN

WITH OUT HIS CONSENT. THE DIRECT EXPRESS COMPANY

DID ELECALY THEN TAKE THE SAID MONEY FROM ME HEAD'S

PERSONAL AND PRIVATE ACCOUNT WITH OUT DUE PROCESS,

OR HIS PERMISSION THIS CONSTITUTE'S AN E-LEGAL

ACTION BY AU OF THE SAID PARTYS. THIS WAS AN ACTION

OF EXTORTION BY BUTH OF THE SAID PARTYS FROM

3

MR HEAD'S PRIVATE ACCOUNT WITH OUT THE

DUE PROCESS OF LAW, THAT IS A FUNDEMENTAL

HUMAN WRIT OF EVERY AMERICAN IN THIS COUNTRY.

HAT NO ONE CAN THEN BE DEPRAVED OF THE

DUE PROCESS OF LAW IN THE UNITED STATES OF

AMERICA AT ANY GIVEN TIME.

(6)

UNITED STATES DISTRICT COURT FOR the District of: New MEXICO 333 Lamas Blun. suit 270 Al Buquenque, New MEXICO 87102

HEABERT CLEUN HE AD

VI

DIRECT EXPRES COMPANY

CASE KIMBER #

Points of Autority:

- 1. UNDER TITLE ONE OF THE PERSONAL PROPERTY
 Act, EVERY PARTY MUST AT All times BE THEN
 GIVEN A FURMAL HEARING IN AN ADMINISTRATIVE
 COURT, SO What A FEDERAL ADMINISTRATIVE TUDGE
 CAN THEN HEAR AND WHEN MAKE A RULING ON
 ANY ISSUE OF LAW, PROPERTY OR MONEY WHAT IS
 OR MAY BE IN QUESTION BY All PARTYS. (HAS WOND
 ALSO INCLUDE THE SOCIAL SECURITY DEPORTMENT) AND THE
 DIRECT EXPRESS COMPANY
- J. THE SOCIAL SE CONTY DEPARTMENT DID CONSPIRE WITH THE DIRECT EXPRESS COMPANY, SO THAT AN ELECAL ACTION COULD THEN TRANSPIRE WITH BOTH PARTYS. AS THE SOCIAL SECURITY DEPARTMENT IS FULLY AWARE OF

HE Limitation on this VERY Action. But inder!

HE COLAR of LAW, THEY BOTH THEN CHOSEN to

CONSPIRE to take From AND THEN DEPRIVE M. HEAD

OF the SAID MUNEY. THAT HAD ALREMY BEEN PLACED

INTO HIS PRIVIT ACCOUNT WITH THE DIRECT EXPRESS

Company By the Social Security Department."

- 4. I NOW DO FORMALLY REQUEST. THAT THIS COURT
 WILL ORDER: HE FEDERAL BUREAU OF INVESTIGATION
 to NOW INVESTIGATE AND ASCERTAIN A LEAVE
 AND ACCURATE AND TRUTHFUL ACCOUNTMENT OF
 ALL OF THE PERTIENT FACTS DERTAINING TO THE
 SO STATED ALLEGATIONS BY THE SOCIAL SECURITY
 DEPARTMENT AND THE DIRECT EXPRESS COMPANY.
 - 5. UNDER FEDERAL LAW THE SOCIAL SECURITY DEPARTMENT

 is A FEDERAL AGRICY-AND is UNDER THE FEDERAL

 JURISTICTION. THE FEDERAL BUREAU of INVESTIGATION is

 the proper (aw AGRACY. HANT SHOULD AND MUST NOW

 INVESTIGATE All of the so Stated Allegations A CAMPY

 THE Direct Express company, on the said security

UNITED STATES PISTRICT COURT FOR 1/1E DISTRICT OF NEW MEXICO 333 Lomas Blue sotte 200 Albuquenquen, New Mexico 87102

HERBERT GLENN HEND

VI

DIRECT EXPRESS COMPANY

CASE MARSEN*

ORDER OF the court:

It is the caper of this court, that the Direct
Express company will at this time, Now AND Forwith
supply the court with AN up to Date Accountment of
Mr. HEAD'S Account, that will Now S How All with
DRAWS From His Account AND My AND ALL Request
that HE HAS EVER MADE to that company.

- 1. Mis statment will supple my MO All DEposits, MO OR WITH ORAW'S From the start of the Account to the PRESSENT DATE OF: JULY 28, 2016.
- His court, UNDER WHAT LAW, OR UNDER WHAT

 AUTHORITY PHAT YOU DID THIS ACTION UNDER

 WHEN YOU DID TAKE THE SAID MONEY FROM MAKEND ACCOUNT.

WITH OUT GIVING Him DUE PROCESS.

3, HAT you NOW comply with this ORDER FURTHWITH AND THAT YOU SEND to this court, All of the so stated REQUESTED ACTION AT THIS TIME.

It is so ORDERED ON THIS

DATE OF:

BY the HOLLICA ABLE FEDERAL DISTRICT COURT JUDGE: IN DEPARTMENT # UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW MEXICO 333 LOMAS BUD. SUIT 270 ALBUQUERQUE, NEW MEXICO 87102

> HERBERT GLENN HEAD (451-80-5471-4-23-51) 80498-610 P.O.BOT 1059 SANA FENEW MEXICO 87504

CASE No. *

HERBERT GLENN HEAD V.

Direct Express company
P.O. Bot \$\$80769
AUSTIN, TEXAS 78708

DECLARATION of FActs

I NOW DO DECLARE HAT ANY AND ALL
things, that ARE SO STATED, OR SAID IN THIS
WRIT OF: HABEAS CORPUS" ARE ALL TRUE AND
CORRECT AS IS SO STATED IN THIS WRIT. THAT I
NOW REQUEST HIS HONNORABLE COURT TO HEAR.

I NOW MAKE ALL OF tHE ON GOING

STATEMENTS UNDER THE: PENALTY OF PURGURY.

HAT ALL THAT IS SO STATED IN THIS ON

GOING WRIT OF: HABEAS CORPUS. IS TRUE

AND CORRECT. SO HELP ME GOO. ON THIS DATE

OF: July 28, 2016

HERBERT GLANN HEAD

